## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

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)	
)	
)	No. 07 CR 747
)	Judge David H. Coar
)	
)	
	) ) ) ) )

### **NOTICE OF FILING**

TO: Julie B. Ruder
Assistant United States Attorney
219 S. Dearborn St., 5<sup>th</sup> Floor
Chicago, Illinois 60604

Please take notice that on this 25<sup>th</sup> day of August, 2008, the undersigned filed the following document(s) in the above-captioned cause, a copy of which is attached hereto.

– JERROD SANDERS' PROPOSED STATEMENT OF THE CASE

Respectfully submitted,

FEDERAL DEFENDER PROGRAM
Terrence F. MacCarthy
Executive Director

By: s/Imani Chiphe
Imani Chiphe
Imani Chiphe

By: s/Daniel J. Hesler
Daniel J. Hesler

IMANI CHIPHE FEDERAL DEFENDER PROGRAM 55 E. MONROE ST. SUITE 2800 CHICAGO, ILLINOIS 60603 (312) 621-8300

# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES OF AN	MERICA,	)	
Plaint	iff,	)	
		)	
v.		)	No. 07 CR 747
		)	Judge David Coar
JERROD SANDERS,		)	
Defen	dant.	)	

### JERROD SANDERS' PROPOSED STATEMENT OF THE CASE

Defendant JERROD SANDERS, by the Federal Defender Program and its attorney(s) IMANI CHIPHE and DANIEL HESLER respectfully submits to the Court the following Proposed Statement of the Case:

In this case it is charged that on or about July 14, 2007, Jerrod Sanders was illegally in possession of a handgun after having been convicted of a crime punishable by imprisonment for a term exceeding one year. Mr. Sanders denies that he was in possession of this handgun. During trial, the prosecution must prove the charge beyond a reasonable doubt. Mr. Sanders has pleaded not guilty to the charge and, under the law, is presumed innocent.

Respectfully submitted,

FEDERAL DEFENDER PROGRAM Terence F. MacCarthy Executive Director

By: <u>s/Imani Chiphe</u>
Imani Chiphe

IMANI CHIPHE
FEDERAL DEFENDER PROGRAM
55 E. Monroe St.
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Chicago, IL 60603
(312) 621-8349

### **CERTIFICATE OF SERVICE**

The undersigned, <u>Imani Chiphe</u>, an attorney with the Federal Defender Program hereby certifies that in accordance with FED.R.CRIM. P. 49, FED. R. CIV. P5, LR5.5, and the General Order on Electronic Case Filing (ECF), the following document(s):

JERROD SANDERS' PROPOSED STATEMENT OF THE CASE

was served pursuant to the district court's ECF system as to ECF filings, if any, and were sent by first-class mail/hand delivery on <u>August 25</u>, 2008, to counsel/parties that are non-ECF filers.

By: s/Imani Chiphe

IMANI CHIPHE FEDERAL DEFENDER PROGRAM 55 E. Monroe St., Suite 2800 Chicago, Illinois 60603 (312) 621-8349